

Probate cases on this calendar are currently under review by the probate examiners. Review of some probate cases may not be completed and therefore have not been posted.

If your probate case has not been posted please check back again later.

Thank you for your patience.

Samantha Anne Young (GUARD/P) 1

Case No. 02CEPR01048

Petitioner Young, Stephanie A. (Pro Per Petitioner)

Petition for Termination of Guardianship

		STEPHANIE A. YOUNG, mother, is Petitioner.	NEEDS/PROBLEMS/COMMENTS:	
Co	nt. from 092815	LORI STEINMAN, maternal grandmother, ELIZABETH VERDUZCO, paternal grandmother, and AGUSTIN C. VERDUZCO, paternal grandfather, were appointed Co-	Continued from 9/28/2015. Minute Order states Petitioner requests a continuance to address the service issues.	
	Aff.Sub.Wit.	Guardians on 7/23/2003.	The following issues from the last	
1	Verified		hearing remain:	
	Inventory	†	Need Notice of Hearing.	
	PTC	~Please see Petition for details~	2. Need proof of service by mail	
	Not.Cred.		of the Notice of Hearing with a	
	Notice of Hrg	Court Investigator's Report was filed 9/22/2015.	copy of the Petition for Termination of Guardianship,	
	Aff.Mail >	7/22/2015.	or Consent to Termination and Waiver of Notice, or a	
	Aff.Pub.		Declaration of Due Diligence,	
	Sp.Ntc.		for:	
	Pers.Serv.		Lori Steinman, Guardian;	
	Conf.		Elizabeth Verduzco, Guardian;Agustin C. Verduzco,	
	Screen		Guardian;	
-	Letters		 Agustin Verduzco, Jr., father; 	
	Duties/Supp	4	Samantha A. Young, Ward.	
	Objections	4		
	Video			
F	Receipt CI Report	=		
✓	•	_		
✓	Clearances			
✓	Order			
	Aff. Posting		Reviewed by: LEG	
	Status Rpt		Reviewed on: 10/27/15	
	UCCJEA		Updates:	
	Citation	4	Recommendation:	
	FTB Notice		File 1 – Young	
	1			

Atty Kruthers, Heather (for Public Administrator – Successor Administrator) Atty

Tomlin, Timothy J. (for Western Surety Company - Objector)

Petition for Surcharge Against Former Administrator for Breach of Duty

DC	D: 11/15/2002	PUBLIC ADMINISTRATOR, Successor Administrator, is petitioner.	NEEDS/PROBLEMS/
Co	ont. from 031615,	Petitioner states: on June 21, 2007, the Court issued a minute order reading, "the court orders the Public Administrator is appointedPersonal Representative Christopher O'Neal is Removed."	COMMENTS: Continued from 09/21/2015.
√ √ √	Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail Aff.Pub.	The Court is respectfully referred to the PA's status report filed on 05/20/2014. Therein, the PA reported that she has been unable to make contact with any of the heirs, including the former administrator. On 03/29/2004, the former administrator filed a final Inventory and Appraisal showing the value of the estate to be \$145,000.00 consisting solely of real property. The PA was able to determine that Christopher O'Neal put the property in his name, took out a loan against it, and then lost the house to foreclosure. He used part of the loan proceeds to purchase a new pick up, which the PG was able to marshal and sell for \$16,400.00.	Minute Order of 07/20/2015: Counsel requests a continuance for discussions towards resolution.
	Sp.Ntc. Pers.Serv. Conf. Screen Letters	Christopher O'Neal never filed an accounting with the Court or provided any documents to the PA as directed by the Court. Due to his breach of fiduciary duty as personal representative, he should be surcharged the full value of the estate, \$145,000.00, less the amount recovered, \$16,400, for a total surcharge of \$128,600.	
	Duties/Supp Objections Video Receipt CI Report 9202	On 12/08/2003, proof of a \$50,000 bond was filed, as required by the Court. The bond company that issued it was Western Surety Company. Since it appears the PA will not be able to collect the judgment from Christopher O'Neal, he requests an order directing Western Surety Company, or the successor of that company, to pay the \$50,000 bond to the PA. Proper notice of this hearing will be given to the bond company.	
✓ 	Order Aff. Posting Status Rpt UCCJEA Citation	 Wherefore, petitioner prays for an order that: 1. The Court find Christopher O'Neal breached his fiduciary duty as personal representative of the above-named estate; 2. The Court find that Christopher O'Neal's breach cost the estate the amount of \$128,600, and surcharge him that 	Reviewed by: LV Reviewed on: 10/28/2015 Updates: Recommendation:
	FTB Notice	 amount; 3. The Court make an order that Western Surety Company, or any successor of that company, be ordered to pay the bond of \$50,000 to the PA; and 4. The Court make any other proper orders. 	2A - O'Neal File 2A - O'Neal
<u> Ц</u>		Please see additional page for Objection	24

2A (additional page) Marqueenia O'Neal (Estate)

Case No. 03CEPR01456

Objection to Petition for an Order of Surcharge and Demand for Evidentiary Hearing After Completion of Discovery filed on 03/09/2015 by Attorney Timothy J. Tomlin for Western Surety Company states they object to the Petition for surcharge filed by the Fresno County Public Administrator and requests an evidentiary hearing be set in late 2015 to permit WSC sufficient time to defend the allegations raised in the petition.

WSC issued a \$50,000.00 fiduciary bond to secure the faithful performance of fiduciary Christopher O'Neal as administrator. As such, it may be jointly and severally liable for any defalcations committed by Mr. O'Neal. WSC is an "interested person" in this proceeding and is entitled to participate in discovery and otherwise defend the surcharge claim to minimize any potential exposure on the administrator bond.

WSC and the personal representative Christopher O'Neal are entitled to an evidentiary hearing on the allegations raised. Each of the categories of alleged misconduct and related issues must be fully explored prior to the imposition of any surcharge. Ultimately, a trial may have to be set if a settlement cannot be reached and evidence hearing on the allegations. The Court should afford WSC and Mr. O'Neal with an opportunity to defend the allegations. This prevents the injustice of binding the principal and the sureties to the consequences of a proceeding in which there has been an insufficient opportunity to engage in discovery, present evidence, and cross examine the witnesses.

For the foregoing reasons, WSC requests that the Court set an evidentiary hearing with a time estimate of three (3) days for a date in August, 2015.

Marqueenia O'Neal (Estate) Case No. 03CEPR01456

Kruthers, Heather (for Public Administrator – Successor Administrator) Tomlin, Timothy J. (for Western Surety Company - Objector)

2B

Atty Atty

Probate Status Hearing RE: Settlement

	PUBLIC ADMINISTRATOR, was appointed	NEEDS/PROBLEMS/COMMENTS:
	Successor Administrator on 06/21/2007. Letters issued on 3-3-08.	Continued from 09/21/2015.
	=	Committee norm 07/21/2013.
	Petition for Surcharge Against Former	
Cont. from 092115	Administrator for Breach of Fiduciary	
Aff.Sub.Wit.	Duty was filed on 01/05/2015.	
Verified	Objection to Detition for An order of	
Inventory	Objection to Petition for An order of Surcharge and Demand for Evidentiary	
PTC	Hearing After Completion of Discovery	
Not.Cred.	was filed on 03/09/2015.	
Notice of		
Hrg	Minute Order of 07/20/2015 set this	
Aff.Mail	Status Hearing regarding Settlement.	
Aff.Pub.	Minute Order states counsel requests a continuance for discussions towards	
Sp.Ntc.	= resolution.	
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp	<u> </u>	
Objections		
Video		
Receipt	_	
CI Report	4	
9202		
Order		
Aff. Posting	_	Reviewed by: LV
Status Rpt	_	Reviewed on: 10/28/2015
UCCJEA		Updates:
Citation	_	Recommendation:
FTB Notice		File 2B – O'Neal

3 Dewayne L. Ceronsky (Estate)

Case No. 11CEPR00893

Attorney

Boylan, Nelson R. (for Joyce Ceronsky – Administrator – Petitioner)

Waiver of Account and Report of Administrator, Petition for Final Distribution and for Payment to Attorney for Ordinary Services

<u> </u>	-		LOVCE CERONICKY Chause and	NEEDS (DRODLEMS (COMMENTS.
סמ	D: 8/6/10		JOYCE CERONSKY, Spouse and Administrator with Full IAEA without	NEEDS/PROBLEMS/COMMENTS:
 			bond, is Petitioner.	
			DONA, 13 1 GIIIIONGI.	
			Petitioner states she is the sole heir and	
			waives account.	
	Aff.Sub.Wit.			
~	Verified		I&A: \$4,352.70 cash	
~	Inventory		POH: \$4,352.70 cash	
~	PTC		Administrator (Statutory): Waiyos	
~	Not.Cred.		Administrator (Statutory): Waives	
~	Notice of		Attorney (Statutory): \$174.10	
	Hrg			
~	Aff.Mail	w/o	Petitioner states she is the only heir at	
	Aff.Pub.		law and requests distribution of the	
	Sp.Ntc.		property is 100% to her, Joyce Ceronsky.	
	Pers.Serv.			
	Conf.			
	Screen			
~	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
	CI Report			
~	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/23/15
	UCCJEA			Updates: 10/28/15
	Citation			Recommendation: SUBMITTED
~	FTB Notice			File 3 – Ceronsky

4 Clifford Elias Gammel (Estate)

Case No. 14CEPR00040

Attorney

Rinehart, Rusty (of Campbell, CA, for Administrator Craig Gammell)

First and Final Account and Report of Administrator and Petition for Its Settlement, for Allowance of Compensation to Administrator and Attorney for Ordinary Services and for Final Distribution

Final Distri			
DO	DOD: 9/16/13		
	Aff.Sub.Wit.		
>	Verified		
~	Inventory		
~	PTC		
	Not.Cred.		
>	Notice of		
	Hrg		
~	Aff.Mail	W	
	Aff.Pub.		
	Sp.Ntc.		
	Pers.Serv.		
	Conf.		
	Screen		
>	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
<u> </u>	9202	$\vdash \vdash$	
	Order	Х	
	Aff. Posting		
	Status Rpt		
	UCCJEA		
	Citation		
~	FTB Notice		

CRAIG GAMMELL, Nephew and Administrator with Full IAEA with bond of \$270,000.00, is Petitioner.

Account period: 5/20/14 - 6/30/15

Accounting: \$479,241.65 Beginning POH: \$465,561.00

Ending POH: \$450,382.61 (cash)

Administrator (statutory): \$12,584.83

Attorney (statutory): \$12,584.83

Closing: \$2,500.00

Distribution pursuant to intestate

succession: (See #1)

Ella Sift: 25%

Loretta Deel: 25% Donald Gammel: 25% Robert Gammel: 25%

NEEDS/PROBLEMS/COMMENTS:

Petitioner requests to distribute the estate to the decedent's four (4) living siblings in 25% shares; however, per Declaration filed 4/25/14, the Decedent also had a fifth sibling, Walter Gammel, who predeceased him. Court records from Estate of Walter Gammel 07CEPR00447 indicate that Walter Gammel had issue, Craig Gammel (Administrator herein) and Michael Gammel, who inherited Walter's 50% share of the instant real property.

Pursuant to Probate Code §240, this Decedent's estate should be distributed in five (5) shares of 20%, and Craig and Michael are entitled to their father's share, 10% each. Therefore, need amended petition and notice to all heirs, including Michael Gammel.

2. Petitioner states in the footnote on Page 3 that the \$6,250.08 credit included miscellaneous expenses incurred prior to issuance of Letters, and states he was able to recover some information and believes checks were written for ranch property expenses. The Court may require further clarification regarding who had access to the Decedent's account?

SEE ADDITIONAL PAGE

Reviewed by: skc

Reviewed on: 10/23/15

Updates: 10/26/15

Recommendation:

File 4 - Gammel

4 Clifford Elias Gammel (Estate)

Case No. 14CEPR00040

Page 2 – NEEDS/PROBLEMS/COMMENTS (Cont'd):

- 3. Schedule C, Expenses of Sale, indicates that a 4% commission on the sale of the real property was paid from the Decedent's 50% share, which would make the total commission 8%. A typical real estate commission is 5-6%. The Court may require clarification as to the high broker commission.
- 4. Fee base includes \$429.11 in "additional property received" during account period; however, this amount does not appear on any of the schedules, and no supplemental I&A was filed. Need clarification: What additional property was received?
- 5. Disbursements Schedule indicates four CourtCall appearance fees of \$116 each on 7/23/14, 11/11/14, 12/18/14, and 7/23/15. Local Rules updated 7/1/15 disallow CourtCall appearance fees as a cost of doing business and not reimbursable, so the \$116 charge for 7/23/15 may be disallowed.

Further, the CourtCall rate is \$86, and if set up less than two days in advance, an additional \$30 is charged (total \$116). Need clarification as to why the estate should bear the cost of the late scheduling fees, as all dates appear to have been known to the attorney far enough in advance to avoid the extra expense. The Court may also disallow this \$90.00.

Therefore, the Court may require the attorney to reimburse \$206.00 to the estate.

6. Need revised proposed order per Local Rules 7.1.1.F, 7.6.1. Note that monetary distributions should be stated in dollars and not as percentages of the estate.

Attorney: Edward L. Fanucchi

Probate Status Hearing RE: Proof of Increased Bond

	Trobate states fleating RE. Froot of file	
		NEEDS/PROBLEMS/COMMENTS:
		OFF CALENDAR. Additional bond
		filed.
Cont. from		
Aff.Sub.Wit.		
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202		
Order		
Aff. Posting		Reviewed by: KT
Status Rpt		Reviewed on: 10/23/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 5 – Munsey

Attorney Eric R. Brown, of Carmichael (for Petitioner Lee X. Yang, Administrator)

First Account and Report of Status Administration

DOD: 1/16/2014			LEE X. YANG, nephew, was appointed	NEEDS/PROBLEMS/COMMENTS:
			Administrator with full IAEA Authority without bond on 7/7/2014. <i>Letters</i> issued on 7/23/2014.	Note for Future Reference of Attorney: Notice must be provided on mandatory-use
Co	ont. from 04231	5	Account period: 7/23/2014 - 9/16/2015	Notice of Hearing Judicial
	Aff.Sub.Wit.		Accounting - \$319,500.00	Council form DE-120. The Proof of
√	Verified		Beginning POH - \$319,500.00	Service of Notice of Hearing,
<u> </u>			Ending POH - \$319,500.00 (real property on 489 Silva Ave., Marysville,	etc., filed on 10/19/2015 may potentially be acceptable for
✓	Inventory		Yuba County; no cash)	purposes of serving notice of the
	PTC	Χ	,	instant Status Report by the
/	Not.Cred.		Administrator states:The purpose of this Status Report is to	Administrator, but it is not
Ě	Notice of	Χ	advise the Court that the estate is not	satisfactory for providing notice
	Hrg	^	yet in a condition to be closed, and to	of an accounting and report and petition for final distribution.
√	Aff.Mail	W/	report of the status of administration as	·
	Aff.Pub.		required within one year after issuance of letters;	Final Inventory and Appraisal
	Sp.Ntc.		 During the period of administration, all 8 	filed on 11/12/2014 is incomplete at Item 5 re:
	Pers.Serv.		of Decedent's children disclaimed, and	property tax certificate, as
	Conf.		written disclaimers were filed with the	required by Probate Code §
	Screen		Court;	8800(d). Need statement
	Letters 0723	14	 With all children having disclaimed, the Decedent's surviving spouse, CHA YANG 	regarding Property Tax
	Duties/Supp		LEE, was the only heir at law claiming an	Certificate. (Revenue and
	Objections		interest in the Decedent's estate;	Tax Code § 480.)
	Video		 However, Decedent's spouse died on 	
	Receipt		5/11/2015;	~Please see additional page~
	CI Report		 Prior to her death, she established the CHA YANG LEE LIVING TRUST dated 	
	9202		4/23/2015 (copy of Trust attached as	
	Order	Χ	Exhibit A); the Trustees are the son of	
	Aff. Posting		Decedent, CHOU DOUA LEE, and CHA	Reviewed by: LEG
	Status Rpt		YANG LEE;	Reviewed on: 10/28/15
	UCCJEA		The Trust became irrevocable upon the do ath of CUA YANG LEE:	Updates:
	Citation		death of CHA YANG LEE ; The Trust has not completed	Recommendation:
✓	FTB Notice		administration, nor has any probate	File 6 - Lee
			proceeding been filed in any Court	
			regarding CHA YANG LEE'S estate;	
			~Please see additional page~	
				,

6 First Additional Page, Nhia Yer Lee (Estate) Case No. 14CEPR00403

Administrator states, continued:

- The Trust provides a special gift of the Trustor's interest in the Yuba County real property asset of the estate of NHIA YER LEE to a third party, SAO V. YANG, Settlor's cousin, and PHANG YANG, her husband, or to the survivor of them;
- As Trustee of the Trust, CHOU DOUA LEE will petition this Court for an order compelling the
 Administrator of the Estate of NHIA YER LEE to convey the real property asset of the instant
 probate estate to the special gift beneficiary under the Trust, at such time as when the probate
 estate is ready to be closed;
- Petitioner believes that a petition under the authority of Probate Code § 850 will be submitted by the Trustee within a reasonable time following the status hearing in this probate matter;
- The estate will not be in a position to be closed until the resolution of the § 850 petition, as yet unfiled, seeking to compel the Administrator to transfer the estate real property asset to the Trust special gift beneficiary;
- Since **CHA YANG LEE** received Medi-Cal benefits at the end of her life, the § 850 petition will be required to provide notice of any hearing to the Director of Health Care Services;
- The Administrator estimates the filing of the § 850 petition within 30 days of the 9/30/2015 Status Hearing, and to have a hearing set on the Court's calendar;
- Following the hearing on the § 850 petition and an order thereon, the Administrator will file a
 petition for final distribution within 15 days thereafter.

Petitioner prays for an Order of Court that the Report of Status of Administration be allowed and approved as filed.

NEEDS/PROBLEMS/COMMENTS, continued:

- 2. The probate proceeding of the instant estate initiated on 5/5/2014, and has been represented to contain a sole asset: 100% fee simple interest in real property in Yuba County located at 489 Silva Ave., Marysville, with title held by Decedent as his sole and separate property. Petition states that based upon all 8 children of Decedent having disclaimed their 1/12th interest in the sole estate asset (the real property in Yuba County), the Decedent's surviving spouse, CHA YANG LEE, was the only heir at law claiming an interest in the Decedent's estate. Petition goes on to state that Decedent's spouse died on 5/11/2015. Probate Code § 282(a) provides that the interest disclaimed shall descend, go, be distributed, or continue to be held as if the disclaimant had predeceased the creator of the interest. The effect of the disclaimers, coupled with the subsequent death of Decedent's spouse, is that pursuant to Probate Code §§ 6401 and 6402, the intestate heirs of Decedent's separate property are: (a) the Estate of CHA YANG LEE at 1/3 interest; and (b) all of the issue of the Decedent's 8 children at a total of 2/3 interest. For the purpose of determining proper distribution of the instant estate, need names, ages, and relationships to the Decedent of all intestate heirs of the Estate of NHIA YER LEE, consisting of all of the children of the following persons who are Decedent's 8 children:
- LISA LEE;
- ANNIE LEE;
- KHOU LEE;
- CHOU DOUA LEE;
- MAYBO LEE;
- PANA LEE;
- EAGLE LEE;
- MAI PADO LEE.

~Please see additional page~

6 Second Additional Page, Nhia Yer Lee (Estate) Case No. 14CEPR00403

NEEDS/PROBLEMS/COMMENTS, continued:

- 3. The Yuba County real property asset of the instant Estate of NHIA YER LEE is distributable to the Estate of CHA YANG LEE and to all of the issue of the Decedent's 8 children, pursuant to the 8 disclaimers by Decedent's children all filed on 3/9/2015. [Note: Assignments executed by the 8 children would have resulted in the entire real property interest passing to the Estate of CHA YANG LEE, as it appears was the intent.] Court records do not show a personal representative has been appointed for the Estate of CHA YANG LEE to receive distribution from the instant estate of CHA YANG LEE'S 1/3 interest in the Yuba County real property.
- 4. Petition states the CHA YANG LEE LIVING TRUST was created by Decedent's spouse on <u>4/23/2015</u>. (The hearing date for the First and Final Report of Administrator on Waiver of Account filed 3/9/2015 for the instant estate was also <u>4/23/2015</u>, which was continued by attorney request and no appearance was required on that date.) The Trust lists on its Schedule of Trust Assets the <u>same subject real property in Yuba County</u> that is the sole asset of Decedent NHIA YER LEE'S estate. It appears the Probate Code § 850 petition that Petitioner states is contemplated by the Trustee of the CHA YANG LEE LIVING TRUST dated 4/23/2015, that will seek to convey the real property asset of the instant probate estate to the special gift beneficiary under the Trust, would be an improper petition based upon the fact that the Settlor CHA YANG LEE did not own the Yuba County real property or any interest in it on 4/23/2015 when it was purportedly transferred to her trust.

7A Eugene & Evelyn Ford Family Trust Case No. 14CEPR00485

Attorney Cobb, Lee S.W. (for Casey S. Rogers – Trustee – Petitioner)

Petition to Settlement and Approve First Account and Report of Administration of the Eugene M. and Evelyn I Ford Family Trust - Suvivor's Trust; The Eugene M and Evelyn I Ford Family Trust - Marital Trust; and the Eugene M. and Evelyn I. Forf Family Trust - Credit Trust

Eugene M. Ford		CASEY S. ROGERS, Trustee, is Petitioner.	NEEDS/PROBLEMS/
DOD: 4/25/93		A	COMMENTS:
1 1	elyn I. Ford	Account period: 12/23/13-12/31/14	Minute Order 9/14/15:
DO	D: 12/23/13	Survivor's Trust Accounting: \$2,447,327.99	Ms. Gould reports that the
		Survivor's Trust Beginning POH: \$2,447,327.77	related estate case
		= Survivor's Trust Ending POH: \$ 258,261.60	(14CEPR00536) is in appeals;
Со	nt. from 081015,		the opening brief was just
091	415	Marital Trust Accounting: \$1,793,172.79	filed last week so the appeal
	Aff.Sub.Wit.	Marital Trust Beginning POH: \$1,461,938.69	could go on for the next
~	Verified	Marital Trust Ending POH: \$1,307,834.52	year. Mr. Cobb requests that
	Inventory	1	the issue of ownership of the
	PTC	Credit Trust Accounting: \$1,814,286.07	Tollhouse property be
	Not.Cred.	Credit Trust Beginning POH: \$1,800,300.00Credit Trust Ending POH: \$0	reserved and that the accounting be approved.
~	Notice of		The matter is continued in
	Hrg	Petitioner states upon the death of Eugene M.	order for Mr. Keeler to be
~	Aff.Mail	Ford on 4/25/93, the Family Trust was divided	present.
	Aff.Pub.	into three separate subtrusts: The Survivor's	
	Sp.Ntc.	Trust, the Marital Trust, and the Credit Trust.	Note: Since the last hearing,
	Pers.Serv.	Evelyn I. ford executed various amendmentsand other testamentary documents thereafter.	Mr. Rogers has filed two requests for pretrial
	Conf.	Following her death, Susan Frantzich produced	discovery. Nothing further
	Screen	a handwritten document dated 3/6/13.	appears to have been filed in
	Letters		connection with this petition.
	Duties/Supp	On or about 9/22/14, Beneficiary Susan	
~	Objections	Frantzich filed an Amended Petition for	Note: It does not appear trial
	Video	 Determination of Validity of Trust Amendment, which disputes the distribution provisions of the 	has been set in either this matter or the matter at Page
	Receipt	Survivor's Trust and the Marital Trust. The	B.
	CI Report	Frantzich Petition is currently on hold pending a	
	9202	determination of the appeal: On 8/20/14, the	1. Need order. See
	Order >	Will, First Codicil, Second Codicil, and Third	Local Rule 7.1.1.F.
	Aff. Posting	Codicil were admitted to probate and	Reviewed by: skc
	Status Rpt	Petitioner Casey Scott Rogers was appointed	Reviewed on: 10/23/15
	UCCJEA	as Executor by order of this Court in 14CEPR00536. Petitioner believes there are no	Updates:
	Citation	assets subject to administration in the estate.	Recommendation:
	FTB Notice	On or about 11/4/14, Ms. Frantzich filed a	File 7A – Ford
		notice of Appeal which is currently pending in	
		the Fifth District Court of Appeal in F070917.	
		SEE ADDITIONAL PAGES	

Petitioner states this petition is reasonably necessary for the protection of the interests of both the trustee and the beneficiaries of each subtrust given the ongoing disputes and/or objections related to the administration of each trust as raised by Ms. Frantzich. By means of this petition, the trustee seeks timely determination of all matters presented in this account.

Petitioner provides first accounts for each of the three subtrusts for account period 12/23/13 through 12/31/14 and describes misc. matters:

- Subtrust Funding Plan. Upon the death of Eugene M. Ford, the assets of the Family Trust were divided and allocated among the three subtrusts; namely, the Survivor's Trust, the Marital Trust, and the Credit Trust. Although the subtrust funding plan (Exhibit S) provided for allocation of the various real properties among the subtrusts, Evelyn I. Ford inadvertently failed to change record title to the various assets in a manner consistent with the subtrust funding plan. Rather, title to various assets remained in the Family Trust. Notwithstanding the failure to change title, Petitioner believes that at all relevant times, Evelyn I. Ford administered the subtrusts in a manner consistent with the allocation of assets provided in the subtrust funding plan, including the filing of taxes through the years. Petitioner has continued to administer the assets of each trust and has prepared the accounting for each trust consistent with the subtrust funding plan.
- Short Sale of Beach House. Pursuant to the Subtrust Funding Plan, the Beach House in Pebble Beach, CA, was allocated and distributed 50% to the Survivor's Trust, 7.64% to the Marital Trust, and 42.36% to the Credit Trust. During her lifetime, Evelyn I. Ford obtained a reverse mortgage secured by the beach house. Pursuant to its terms, the outstanding principal and accrued but unpaid interest became due immediately upon her death. As of 1/31/14, the outstanding balance on the reverse mortgage was \$5,172,316.00. The beach house was ultimately sold through a short sale for a total of \$4,250,000.00. After consulting with the accountant, Petitioner is informed and believes that the short sale did not result in any federal and state income taxes with respect to the interest owned by the Survivors and Marital Trusts; however, the sale resulted in federal and state income taxes in the sum of \$399,846.00 with respect to the Credit Trust. The Credit Trust is insolvent such that it will not be able to pay any of the taxes due and owing. Petitioner is in the process of preparing federal and state fiduciary income tax returns consistent with that set forth above.
- Trustee Compensation In Regard to Short Sale. Petitioner states he expended considerable time and effort to secure the lender's consent to the sale, which included paperwork, following up on status, and other communications with the lender. Petitioner is a licensed real estate agent, experienced in short sales, and the services provided were of the type typically performed by the listing agent. In recognition of this, the listing agent and broker offered to and did pay Petitioner a short sale processing fee of \$27,597.50 (1% of the total commission payable). The processing fee is the standard and customary fee paid in these types of transactions to a referring agent, particularly where the referring agent spent considerable time navigating the short sale process, and was only paid because Petitioner is a licensed real estate agent. It did not result in any increased costs of sale given that the commission was already due and payable to Coldwell Banker as the agent and broker. Under the terms of each trust, the trustee is entitled to reasonable compensation for services rendered. Petitioner therefore respectfully requests the Court authorize and approve the payment of the short sale processing fee of \$27,597.50 as reasonable compensation for services rendered by Petitioner in connection with the short sale of the beach house.

7A Eugene & Evelyn Ford Family Trust Page 3

Case No. 14CEPR00485

Petitioner requests this Court to order that:

- 1. The Petition to Settle and Approve First Account and Report of Administration of the three subtrusts be settled, allowed and approved as filed;
- 2. The first account of the Survivor's Trust be settled, allowed, and approved, and all acts and transactions of Petitioner as set forth herein or relating to matters set forth herein be ratified, confirmed and approved;
- 3. The first account of the Marital Trust be settled, allowed, and approved, and all acts and transactions of Petitioner as set forth herein or relating to matters set forth herein be ratified, confirmed and approved;
- 4. The first account of the Credit Trust be settled, allowed, and approved, and all acts and transactions of Petitioner as set forth herein or relating to matters set forth herein be ratified, confirmed and approved;
- 5. Casey S. Rogers, as trustee, is authorized to accept the short sale processing fee of \$27,597.50 as his reasonable compensation for services rendered as trustee in connection with the short sale of the beach house; and
- 6. Such further order be made as this Court may deem proper.

Objection filed 8/7/15 by Susan Ford Frantzich states the accounts for the three subtrusts do not provide the detail required by Probate Code § 1061 et seq. A comparison of the schedules shows incompatible figures for purported transactions between the subtrusts. The Property on Hand shown for the Marital Trust shows property to which title is presently undetermined based on Evelyn Ford's handwritten document. The compensation received related to the sale of a trust asset is inappropriate and a breach of the trustee's fiduciary duties. See Objection for specific discussion.

Objector requests the Court order the following:

- 1. Deny the trustee's prayer for approval and settlement of his first account and report;
- 2. Order the trustee to properly and fully report and account;
- 3. Award Objectors' reasonable attorneys' fees and costs by determining that the trustee's first account has been filed and submitted in bad faith; and
- 4. For such other and further relief as the Court deems proper.

Petitioner filed Reply in Support of Petition on 9/10/15. Petitioner states the objection of Frantzich is made in bad faith and is further evidence of her intent to obstruct and delay the orderly administration of the trust estate.

Atty Keeler, William J. (for Susan Ford Frantzich – Beneficiary – Petitioner)
Atty Chielpegian, Mark E. (for Casey S. Rogers – Trustee – Respondent)

Amended Petition for Determination of Validity of Trust Amendment

Eugene M. Ford DOD: 4-25-93 Evelyn I. Ford DOD: 12-23-13 Cont. from 110614, 111714, 091415 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg Aff.Mail	SUSAN FO Petitioner Petitioner deceden Irene Ford Eugene M Trust date Petitioner been acti the death pursuant in Declaration The Fords Lee Ford of
Evelyn I. Ford DOD: 12-23-13 Cont. from 110614, 111714, 091415 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	Petitioner deceden Irene Force Eugene M Trust date Petitioner been active the death pursuant in Declaration The Fords Lee Ford of
Cont. from 110614, 111714, 091415 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	deceden Irene Ford Eugene M Trust date Petitioner been acti the death pursuant Declaration The Fords Lee Ford of
111714, 091415 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	rene Force Eugene N Trust date Petitioner been act the death pursuant Declaration The Fords Lee Ford of
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	Petitioner been acti the death pursuant Declaration The Fords Lee Ford of
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	Petitioner been acti the death pursuant Declaration
111714, 091415 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	Petitioner been acti the death pursuant Declaration The Fords Lee Ford of
Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of Hrg	been actions the death pursuant in Declaration The Fords Lee Ford of
Verified Inventory PTC Not.Cred. Voltice of Hrg	been actions the death pursuant in Declaration The Fords Lee Ford of
Inventory PTC Not.Cred. Verified Inventory PTC Notice of Hrg	the death pursuant Declaration The Fords Lee Ford
PTC Not.Cred. V Notice of Hrg	pursuant in Declaration The Fords Lee Ford of
Not.Cred. V Notice of Hrg	The Fords Lee Ford
V Notice of Hrg	The Fords
Hrg	Lee Ford
	=
✓ Aff AA⊲il	Francis II
· All.Mall W	Frantzich
Aff.Pub.	Elaine Co
Sp.Ntc.	original tru
Pers.Serv.	Patricia a
Conf.	 Petitioner
Screen	includes, i
Letters	as the Qu
Duties/Supp	provisions
✓ Response	apportio
Video	trust estat
Receipt	also gave power to
CI Report	terminate
9202	2.03(D).
Order X	_
Aff. Posting	<u>S</u>
Status Rpt	
UCCJEA	
Citation	
FTB Notice	

SUSAN FORD FRANTZICH, Beneficiary, is Petitioner.

Petitioner states she is the daughter of decedents Eugene M. Ford and Evelyn Irene Ford and is a beneficiary of the Eugene M. and Evelyn I. Ford Family Trust dated 1-7-91. (Exhibit A)

Petitioner states **Casey Scott Rogers** has been acting as Successor Trustee since the death of Mrs. Ford on 12-23-13 pursuant to the Ninth Amendment to Declaration of Trust.

The Fords had three children: Nancy Lee Ford of Cambria, CA, Susan Jean Frantzich of Clovis, CA, and Patricia Elaine Coffman of Sanger, CA. The original trust named Nancy, Susan, and Patricia as successor co-trustees.

Petitioner states the trust property includes, inter alia, real property known as the Quail Oaks Ranch. Among other provisions, the trustee had the power to "apportion and allocate assets of the trust estate" at Section 8.08A. The trust also gave the surviving spouse the power to "amend, revoke, or terminate" the Survivor's Trust at Section 2.03(D).

SEE ADDITIONAL PAGES

NEEDS/PROBLEMS/COMMENTS:

SEE ADDITIONAL PAGES

Minute Order 9/14/15: Ms. Gould reports that the related estate case (14CEPR00536) is in appeals; the opening brief was just filed last week so the appeal could go on for the next year. Mr. Cobb requests that the issue of ownership of the Tollhouse property be reserved and that the accounting be approved. The matter is continued in order for Mr. Keeler to be present.

Note: Since the last hearing, Mr. Rogers has filed two requests for pretrial discovery. Nothing further appears to have been filed in connection with this petition.

<u>Note</u>: It does not appear trial has been set in either this matter or the matter at Page A.

Reviewed by: skc
Reviewed on: 10/23/15
Updates:
Recommendation:
File 7B – Ford

7B

Page 2

Petitioner states:

- On 12-1-92, Mr. and Mrs. Ford signed the 1st Amendment, which amended the trust to name A. Douglas Flint, in the alternative Michael S. Pistoresi, as successor trustees, among other changes. (Exhibit B)
- On 4-25-93, Mr. Ford died and Mrs. Ford became the sole trustee.
- On 6-21-96, Mrs. Ford signed the 2nd Amendment, which amended the trust to appoint the Survivor's Trust to her then-living daughters. (Exhibit C)
- On 1-16-03, Mrs. Ford signed the 3rd Amendment, revoking the 1st and 2nd Amendments and amending the trust to name Nancy, Susan and Patricia as successor co-trustees. (Exhibit D)
- On 6-12-03, Mrs. Ford signed the 4th Amendment, revoking the 3rd Amendment and appointing the Survivor's Trust to her then-living daughters. The 4th Amendment also amended the trust to name Robert G. Carter as successor trustee, then Nancy, Susan and Patricia as successor cotrustees. (Exhibit E)
- On 10-24-03, Mrs. Ford signed the 5th Amendment, appointing \$12,500 each to Ronald McKenzie, Joanne Stanion, and Samantha Cole. (Exhibit F)
- On 7-7-09, Mrs. Ford signed the 6th Amendment, revoking all previous amendments and appointing Casey Scott Rogers as successor trustee, then Nancy, Susan and Patricia as successor co-trustees. (Exhibit G)
- On 3-29-12, Mrs. Ford signed "a trust amendment" naming Petitioner Susan Frantzich as successor trustee. (Exhibit H)
- On 5-10-12, Mrs. Ford signed the 8th Amendment, revoking all prior amendments and appointing James M. Bell as successor trustee, then Nancy, Susan and Patricia as successor co-trustees. (Exhibit I)
- On 3-6-13, Mrs. Ford signed a document stating: "Upon my death, my daughter Susan Ford Frantzich will inherit the Quail Oaks Ranch 'barn compound,' and adjacent 40 acres." (Exhibit J)
- On 3-14-13, Mrs. Ford signed the 9th Amendment, purportedly revoking the 1st through 8th Amendments, and purportedly appointing Casey Scott Rogers as successor trustee, with James M. Bell as next successor trustee, then Nancy, Susan and Patricia as successor co-trustees.
 (Exhibit K)

SEE ADDITIONAL PAGES

Page 3

Petitioner states she has filed a Petition for Probate in this matter to ensure the Court has the power to enforce Mrs. Ford's intent as expressed in Exhibit J whether it is determined to have been expressed as a codicil or a trust instrument.

Petitioner states Mrs. Ford had the power to amend the Survivor's Trust, and frequently exercised that power before her death. She also had the power to allocate the assets of the trust, including the Quail Oaks Ranch property. Mrs. Ford handwrote the document to leave the Quail Oaks Ranch property "barn compound" and adjacent 40 acres to Petitioner. She had her caregiver, Hilda Ceballos, witness the document, showing the gravity and seriousness of her intent to make a change to the disposition of her estate plan. She satisfied the requirements of the trust for amendment by delivering a copy to herself as sole trustee. Petitioner requests that this Court order that the 3-6-13 document is a valid trust amendment.

Petitioner requests that the Court order the following:

- 1. Declare the document signed on 6-3-13 is a valid trust amendment;
- 2. For costs herein; and
- 3. For such other orders as the Court may deed proper.

Response filed 10-8-14 by Casey S. Rogers, Trustee, states the handwritten document does <u>not</u> constitute a valid amendment to the Survivor's Trust. Mr. Rogers believes he is authorized and directed to oppose the petition, as it has been informally raised whether his opposition would constitute a breach of his fiduciary duties (impartiality) to petitioner as a beneficiary.

In light of the conflict issue raised by Petitioner, Mr. Rogers intends to file a separate petition for instructions as to whether he is authorized and empowered to object to and oppose this petition.

Respondent requests this Court order that:

- 1. The petition be continued pending the determination of Respondent's anticipated petition for instructions; and
- 2. Such further order be made as this Court may deem proper.

Note: Respondent's Petition for Instructions filed 10-10-14 is set for hearing on 11-17-14.

7B Eugene & Evelyn Ford Family Trust

Case No. 14CEPR00485

Page 4

NEEDS/PROBLEMS/COMMENTS:

Note: The verification is signed by Petitioner's attorney on her behalf.

- Need verification of correct service list. At #4 of the petition, Petitioner provides names and addresses of those entitled to notice. However, the Notice of Hearing filed 9-29-14 indicates mailing to some people at different addresses than were listed in the petition. Need clarification regarding notice to:
 - Petitioner Susan Frantzich's address: Tollhouse Road or Sample Road?
 - Brandon Rogers: Woodrow Avenue or Saginaw Way? (Also note: Why was notice sent "C/O"? Direct notice is required per Cal. Rules of Court 7.51.)
 - Casey Scott Rogers: Woodrow Avenue or Lane Avenue?
- 2. Need order.

Attorney: Catherine A. Amador (for Petitioner Maria Guadalupe Patino)

Petition for Withdrawal of Funds from Blocked Account

	NEEDS/PROBLEMS/COMMENTS:
	NEEDS/TROBLEMS/COMMENTS.
	Continued to 12/2/15 at the
	request of the attorney.
Cont. from	,
Aff.Sub.Wit.	
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of	
Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf.	
Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
Order	
Aff. Posting	Reviewed by: KT
Status Rpt	Reviewed on: 10/23/15
UCCJEA	Updates:
Citation	Recommendation:
FTB Notice	File 8 – Patino

8

9 Scott Directo (GUARD/E)

Case No. 15CEPR00438

Attorney

Willoughby, Hugh W. (for Tiffany-Lin Directo – Mother – Guardian)
Probate Status Hearing RE: Filing of the Inventory and Appraisal

	NEEDS/PROBLEMS/COMMENTS:
	OFF CALENDAR
	Reset for 12/1/15 per Minute Order
Aff.Sub.Wit.	10/27/15
Verified	
Inventory	
PTC	
Not.Cred.	
Notice of	
Hrg	
Aff.Mail	
Aff.Pub.	
Sp.Ntc.	
Pers.Serv.	
Conf.	
Screen	
Letters	
Duties/Supp	
Objections	
Video	
Receipt	
CI Report	
9202	
Order	
Aff. Posting	Reviewed by: skc
Status Rpt	Reviewed on: 10/27/15
UCCJEA	Updates:
Citation	Recommendation:
FTB Notice	File 9 - Directo

10 Matthew Directo (GUARD/E)

Case No. 15CEPR00439

Attorney

Willoughby, Hugh W. (for Tiffany-Lin Directo – Mother – Guardian)
Probate Status Hearing RE: Filing of the Inventory and Appraisal

	Trobate dialog freating ke. Timing of the life	NEEDS/PROBLEMS/COMMENTS:
		OFF CALENDAR
		OFF CALENDAR
		Reset for 12/1/15 per Minute Order
Aff.Sub.Wit.		10/27/15
Verified		
Inventory		
PTC		
Not.Cred.		
Notice of		
Hrg		
Aff.Mail		
Aff.Pub.		
Sp.Ntc.		
Pers.Serv.		
Conf.		
Screen		
Letters		
Duties/Supp		
Objections		
Video		
Receipt		
CI Report		
9202 Order		
Aff. Posting		Reviewed by: skc
Status Rpt		Reviewed by: 3KC
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 10 – Directo

11 Guillermo Ventura Lopez (GUARD/P)

Case No. 15CEPR00537

Petitioner Lopez, Maria R. (Pro Per – Petitioner – Maternal Aunt)

Petition for Appointment of Guardianship of the Person

			remon for Appointment of Godfalanship of	
			TEMPORARY EXPIRES 11/02/2015	NEEDS/PROBLEMS/COMMENTS:
			MARIA LOPEZ, maternal aunt, is petitioner.	Minute Order of 09/28/2015: Examiner notes provided in open Court.
Co	nt. from 07271	5,	Please see petition for details	Coun.
	2415, 092815	·	riedse see pennon for defans	All issues on the Examiner notes
	Aff.Sub.Wit.			have been corrected.
1	Verified			
	Inventory			
	PTC			
	Not.Cred.			
1	Notice of Hrg			
1	Aff.Mail			
Ě	Aff.Pub.			
-	Sp.Ntc.			
-	•	10 / 01		
<u> </u>	Pers.Serv.	n/a		
✓	Conf. Screen			
F	Letters			
✓	reliels			
✓	Duties/Supp			
	Objections			
	Video			
<u> </u>	Receipt			
✓	CI Report			
	9202			
✓	Order			
	Aff. Posting			Reviewed by: LV
	Status Rpt			Reviewed on: 10/28/2015
1	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 11 – Lopez

11

12 Efren Arciniega, Isac Ortega, Eric Ortega, Xavier Ortega, Jazmine Ortega, Ivan Ortega (GUARD/P) Case No. 15CEPR00566

Petitioner

Nanez-mendoza, Carmelita (pro per – paternal grandmother)
Petition for Appointment of Guardian of the Person

	NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
	CARMELITA NANEZ-MENDOZA, paternal grandmother, is Petitioner. Father: EFREN ORTEGA, JR.	CONTINUED FROM 09/21/15 As of 10/27/15, nothing further has been filed and the following notes remain:
Cont. from 080315, 092115 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of X Hrg Aff.Mail X Aff.Pub. Sp.Ntc. Pers.Serv. X Conf. Screen Letters Duties/Supp Objections Video	Mother: CRYSTAL ARCINIEGA Paternal grandfather: NOT LISTED Maternal grandparents: NOT LISTED Petitioner states [see Petition for details]. Court Investigator Julie Negrete filed a report on 07/27/15	 Need Notice of Hearing. Need proof of service at least 15 days before the hearing of Notice of Hearing with a copy of the Petition for Appointment of Guardian of the Person or Consent & Waiver of Notice or Declaration of Due Diligence for: Efren Ortega, Jr. (father) – personal service required Crystal Arciniega (mother) – personal service required Paternal grandfather – service by mail ok Maternal grandparents – service by mail ok
Receipt CI Report 9202 Order Aff. Posting Status Rpt UCCJEA		Reviewed by: JF Reviewed on: 10/27/15 Updates:
Citation FTB Notice		Recommendation: File 12 – Ortega/Arciniego

13 Brandon Casner, Matthew Casner (GUARD/P) Case No. 15CEPR00641

Petitioner Mcginnis, Angela (Pro Per – Cousin – Petitioner)

Petition for Appointment of Guardian of the Person (Prob. Code §1510)

See petition for details. NEEDS/PROBLEMS/COMMENTS: Minute Order 8/31/15: Matter is continued to 11/2/15 for proof that of termination of guardian.	ı
Cont. from 083115 Aff.Sub.Wit. Minute Order 8/31/15: Matter is continued to 11/2/15 for proof that of termination of guardia	
Cont. from 083115 Aff.Sub.Wit. Aff.Sub.Wit.	,
Cont. from 083115 Aff.Sub.Wit. 11/2/15 for proof that a termination of guardia	1
Aff.Sub.Wit. termination of guardia	1
has been filed in Tulare	
Verified County	•
Inventory	
PTC As of 10/23/15, nothing	
Not.Cred. further has been filed.	
Notice of X following issue remain:	<u> </u>
Hrg noted:	
Aff.Mail X 1. According to the C	ourt
Aff.Pub. Investigator's repo	
Sp.Ntc. minors are currently	
Pers.Serv. x under a guardiansl	ıip in
✓ Conf. Tulare County.	
Screen Therefore, need pro	of of
Service of Notice of	
<mark>✓ Duties/Supp Hearing with a cop</mark>	
Objections the petition at least	
Video days prior to the he	
Receipt per Probate Code or consent and wa	
of notice or declar	
of due diligence of	
Order - Cindy Marqheim	
(Guardian)	
Aff. Posting Reviewed by: skc	
Status Rpt Reviewed on: 10/23/15)
✓ UCCJEA Updates:	
Citation Recommendation:	
FTB Notice File 13 – Casner	

13

14 Amarrisa Kozorra, Krysta Kozorra (GUARD/P) Case No. 15CEPR00678

Petitioner Verduzco, Joaquin (Pro Per – Step-Father)

		NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
			Transfer in the second
		JOAQUIN VERDUZCO, step-father, is	Minute Order of 09/14/2015: Examiner
		petitioner.	notes provided in open Court.
Co	ont. from 091415	Please see petition for details	The following issues remain:
	Aff.Sub.Wit.	<u>i lease see pelillottioi delalis</u>	The following issues remain.
✓	Verified		1. Need Notice of Hearing.
	Inventory		2. Need proof of personal service fifteen
	PTC		(15) days prior to the hearing of the
	Not.Cred.		Notice of Hearing along with a copy of
	Notice of X		the Petition for Appointment of Guardian or consent and waiver of
	Aff.Mail X		notice or declaration of due diligence
	Aff.Pub.		for: • Jason Ray Boulware (Father of
	Sp.Ntc.	1	Amarissa)
	Pers.Serv. x	1	 Justin Tidey (Father of Krysta)
1	Conf.		Deena Fay Kozorra (Mother)
	Screen		Amarissa Kozorra (Minor)
✓	Letters		3. Need proof of service fifteen (15) days
1	Duties/Supp		prior to the hearing of the Notice of Hearing along with a copy of the
	Objections		Petition for Appointment of Guardian
	Video	7	or consent and waiver of notice or
	Receipt		declaration of due diligence for:
√	CI Report		 Paternal Grandparents (of Amarissa) – Unknown
	9202	_	Paternal Grandfather (of Krysta)
✓	Order		- Unknown
			Paternal Grandmother (of Knota) Union 2007
			Krysta) – Unknown • Sandra Frizel (Maternal
			Grandmother)
			Please see additional page
		_	
_	Aff. Posting		Reviewed by: LV
<u> </u>	Status Rpt		Reviewed on: 10/28/2015
✓	UCCJEA		Updates:
	Citation		Recommendation:
	FTB Notice		File 14 - Kozorra
			1.4

14(additional page) Amarrisa Kozorra, Krysta Kozorra (GUARD/P) Case No. 15CEPR00678

NEEDS/PROBLEMS/COMMENTS continued:

- 4. UCCJEA is incomplete. Need minors' residence information for the past 5 years.
- 5. Page #5 of the Guardianship Petition Child Information Attachment (GC 210(CA)) which pertains to whether the children have Native American Ancestry was not completed. Need declaration with page #5 attached for each of the minors.

Petitioner Bryce David Been (Pro Per Petitioner, proposed ward)
Petitioner Lynne Marie Been (Pro Per Petitioner, paternal aunt)

	Petition for Appointment of Guardian of the Person			
			NO TEMPORARY REQUESTED	NEEDS/PROBLEMS/COMMENTS:
			LYNNE MARIE BEEN, paternal aunt, and BRYCE DAVID BEEN, proposed ward, are Petitioners and request appointment of LYNNE MARIE	Continued from 11/2/2015. Minute Order [Judge Petrucelli] states the Court
Со	nt. from 09211	5	BEEN as Guardian of the Person.	orders that temporary letters
	Aff.Sub.Wit.			shall issue forthwith. Cheryl
✓	Verified		~Please see Petition for details~	Been is to file and properly serve any written objections
	Inventory			by 10/19/2015, and any
	PTC		Court Investigator's Report was filed on	response is to be filed and properly served by 10/26/2015.
	Not.Cred.		9/14/2015.	The Court further orders that
	Notice of	N/A	7,14,2010.	the minor's counselor provide
	Hrg			a written report to the Court.
	Aff.Mail			
	Aff.Pub.			Note: Court records show no
	Sp.Ntc.			objection nor counselor's
	Pers.Serv.			report has been filed as of 10/28/2015.
1	Conf.			10/20/2010.
	Screen			
✓	Letters			
✓	Duties/Supp			
	Objections			
	Video Receipt			
<u> </u>	Cl Report			
√	Clearances			
✓	Order			
	Aff. Posting			Reviewed by: LEG
	Status Rpt			Reviewed on: 10/28/15
✓	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 15 – Been
				1.5

16

Shepard, Jeff S. (for Robert L. Lutz – son/Petitioner)

Petition for Probate of Will and for Letters of Administration with Will Annexed.

Authorization to Administrator under the Independent Administration of Estates Act

DOD: 05/23/15	ROBERT L. LUTZ, son, is Petitioner,	NEEDS/PROBLEMS/COMMENTS:
, ,	and requests appointment as	, ,
	Administrator with Will Annexed	CONTINUED FROM 09/28/15
	without bond.	
Cont. from 092815		Note: Waiver of Bond by Helen
Aff.Sub.Wit. s/p	All heirs waive bond.	Sprengel was signed on behalf of Ms. Sprengel by Kaye Whitney, her
✓ Verified		attorney in fact.
	Full IAEA – OK	
Inventory		Note: If the petition is granted status
PTC	Will dated 12/09/05	hearings will be set as follows:
Not.Cred.		. Manday, 04/02/1/ at 0:00a as
✓ Notice of	Residence: Fresno	 Monday, 04/02/16 at 9:00a.m. in Dept. 303 for the filing of the
Hrg	Publication: The Business Journal	inventory and appraisal and
✓ Aff.Mail w/		• Monday, 02/06/17 at 9:00a.m.
✓ Aff.Pub.	Estimated Value of the Estate:	in Dept. 303 for the filing of the
Sp.Ntc.	Personal property - \$ 1,000.00	first account and final distribution.
Pers.Serv.	<u>Real property</u> - 275,000.00	distribution.
Conf.	Total - \$276,000.00	Pursuant to Local Rule 7.5 if the required
Screen		documents are filed 10 days prior to the
✓ Letters	Probate Referee: RICK SMITH	hearings on the matter, the status
✓ Duties/Supp		hearing will come off calendar and no appearance will be required.
Objections		appearance will be required.
Video		
Receipt		
CI Report		
9202		
✓ Order		
Aff. Posting		Reviewed by: JF
Status Rpt		Reviewed on: 10/23/15
UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 16 - Lutz
		16

17 Yvonne Remick Revocable Trust Dated 9-22-2011 Case No. 15CEPR00818

Attorney Hurlbutt, James P. (for Petitioners Noel C. Remick, Polly A. Rotan, and Mary J. Brownlee)
Attorney Perkins, Jan T. (for Kevin A. Remick, Successor Trustee)

Petition to Determine Validity of Purported Trust and to Impose Constructive Trust (Prob. Code §17200)

	onne Remick		NOEL C. REMICK, POLLY A. ROTAN, and	NEEDS/PROBLEMS/COMMENTS:
DO	D: 4/15/15		MARY J. BROWNLEE, Beneficiaries, are	
			Petitioners.	Note: Related case 15CEPR00459
				was filed by Kevin Remick on
			Petitioners state the settlor Yvonne Remick	5/1/15 and consists solely of a
			died a widow on 4/15/15. She had four	Notice to Creditors pursuant to
	Aff.Sub.Wit.	l	children including Petitioners and KEVIN A. REMICK .	Probate Code §19040(b), 19052.
-			REVIN A. REMICK.	The relief requested includes
Ě	Verified		On or about 9/22/11, the settlor executed	findings of undue influence
	Inventory		a declaration purporting to create a	and fraud that fall under the
	PTC		revocable trust. The purported trust gave	Welfare and Institutions
	Not.Cred.		the entirety of its assets to Kevin A. Remick,	and/or Civil Codes rather
~	Notice of		Respondent herein.	than Probate Code §17200.
	Hrg			The Court may require the
>	Aff.Mail	W	On or about 2/23/12, the settlor executed	matter to be properly filed
	Aff.Pub.		a document entitled First Amendment to	and litigated in the civil court
	Sp.Ntc.		the purported trust, which distributed gifts of \$25,000.00 to Polly A. Rotan and	prior to making findings regarding the validity of the
	Pers.Serv.		\$42,000.00 to Mary J. Brownlee, and	trust under Probate Code
	Conf.		otherwise again distributed all assets to	§17200.
	Screen		Kevin A. Remick. The document stated that	3
	Letters		Petitioner Noel C. Remick is to receive no	2. Proposed order contains
	Duties/Supp		distribution.	exhibits that appear after the
>	Objections			signature line for the judge.
	Video		Petitioners state they are interested persons as they are each the children of the	Need revised proposed order in compliance with Local
	Receipt		decedent and would be intestate heirs.	Rule 7.6.1.E.
	CI Report		Kevin A. Remick is the designated	Kole 7.0.1.2.
	9202		successor trustee of the purported trust and	
>	Order		has in fact taken possession and control of	
	Aff. Posting		the decedent's assets after her death	Reviewed by: skc
	Status Rpt		under the terms of the purported trust.	Reviewed on: 10/27/15
	UCCJEA		Petitioners request this Court to rescind and	Updates:
	Citation		nullify the purported trust and amendment	Recommendation:
	FTB Notice		on the following grounds:	File 17 – Remick
			SEE ADDITIONAL PAGES	
			<u></u>	
-		-		

17 Yvonne Remick Revocable Trust Dated 9-22-2011 Case No. 15CEPR00818

Page 2

First ground: Petitioners state the purported trust was executed as a direct result of undue influence exerted by Kevin A. Remick over the decedent. Respondent occupied a position of trust with the decedent, managed her financial assets, paid all bills and managed her real property. Accordingly, the decedent reposed total trust and confidence in him. Respondent actively procured the purported trust as a part of a pattern of conduct aimed at gaining control of the decedent's assets during her lifetime and obtaining distribution upon her death.

Petitioners state the settlor's husband died 8/8/11 and allege that Respondent called Attorney Mark Edwards on or about that time to schedule an office appointment for the settlor very soon after her husband's death. The trust was prepared by Attorney Mark Edwards on 9/22/11, only 45 days later.

Petitioners state Respondent intentionally and deliberately demeaned and criticized Noel C. Remick to their mother, untruthfully informing her that Noel C. Remick was not attentive to her needs and concerns.

At the time the settlor signed the purported trust and amendment, she was aged and infirm and suffering from memory problems, and as a result was easily influenced and controlled by Respondent. Petitioner state each of them always enjoyed a close relationship with their mother. Respondent took active steps to cause her to execute the purported trust which confers and undue benefit on Respondent. The distributions are unnatural, cutting off the petitioners who are among the natural objects of the decedent's bounty from any substantial distributions.

Second ground: Petitioners state the purported trust was procured by Respondent pursuant to fraudulent representations made by him to the decedent. Petitioners state he represented that he would convey to Petitioner Noel C. Remick a portion of the real property contained in the trust estate for the purpose of inducing her to make no distributions to Noel C. Remick in the trust. Petitioners are informed and believe and allege that the decedent relied on this representation in signing the trust. However, Petitioners state this representation was false and Respondent had no intention of conveying any portion of the estate to Noel C. Remick after her death. But for the false representation, the decedent would have provided for an equitable distribution to Noel C. Remick.

Petitioners state that by virtue of the undue influence exerted over the decedent, and by virtue of Respondent's fraudulent representations to the decedent, Respondent now holds title to all assets contained in the purported trust as well as all income and proceed therefrom as a constructive trust for the benefit of the persons entitled to it without reference to the purported trust.

Attached to the petition is a copy of the trust, the first amendment, and a list of the real property subject thereto, which includes four parcels in Reedley, CA.

Petitioners pray for an order as follows:

- 1. That the purported trust is void due to undue influence exerted by the Respondent upon the decedent;
- 2. That the purported trust is void due to fraud exerted by the Respondent upon the decedent;
- 3. That the Respondent holds the assets of the purported trust in trust for the persons entitled to distribution of the estate of the decedent without reference to the purported trust; and
- 4. For such other orders and relief as the court may deem proper.

17 Yvonne Remick Revocable Trust Dated 9-22-2011 Case No. 15CEPR00818

Page 3

A Response was filed 10/23/15 by Kevin A. Remick, Successor Trustee. Respondent denies that each of the petitioners is entitled to a greater share, because the decedent did not die intestate.

First Affirmative Defense: Petitioners have failed to state facts sufficient to sustain a cause of action for undue influence or fraud.

Second Affirmative Defense: Petitioners have initiated this legal action without probable cause and the provisions of 7.3 of the trust instrument provide that each petitioner forfeits any interest given to him or her under the trust instrument and the amendment thereto.

Respondent prays for an order:

- 1. Denying the petition in its entirety and finding that the trust instrument dated 9/22/11 is valid and the trust amendment dated 2/23/12 is valid;
- 2. Finding that each of the Petitioners filed the petition without probably cause and that the provisions of the no-contest clause in the trust instrument and the amendment are enforceable and that each petitioner forfeits any right, title, and interest that he or she may have in trust property;
- 3. Finding that no constructive trust is imposed on trust property; and
- 4. For such further relief as the court deems appropriate.

18 Precious Valdez, Bernardo Valdez, JR, Bella Valdez (GUARD/P) Case No. 15CEPR00848

Petitioner: Marcelina Cedillo (pro per)

		Take Office Appointment of Godick	
		MARCELINA A. CEDILLO, paternal	NEEDS/PROBLEMS/COMMENTS:
		grandmother, is petitioner.	1 NovelNoPersofile 2002
			Need Notice of Hearing is
		Please see petition for details.	incomplete. The caption area is
Cc	nt. from	Court Investigator Penert filed on	blank and should include the names of the minors. #1 of the Notice of
	Aff.Sub.Wit.	Court Investigator Report filed on 10/27/15	Hearing lists the mother, Jessica
		= 10/27/15	Medina as the filing party and it
✓	Verified		should list the name of the
	Inventory	7	petitioner.
	PTC	1	Need proof of personal service of
	Not.Cred.	╡	the Notice of Hearing along with a
		=	copy of the petition or Consent and
✓	Notice of Hrg		Waiver of Notice or Declaration of
\vdash		4	Due Diligence on:
-	Aff.Mail X	=	a. Jessica Medina (mother) – <u>Note:</u>
	Aff.Pub.	=	Proof of service shows the
	Sp.Ntc.		petitioner serving the documents
	Pers.Serv. X		(the petitioner cannot serve
1	Conf.		documents they must be served
	Screen		by someone who is not a party
1	Letters		to the action.) In addition, the proof of service does not
	Duties/Supp	=	indicate that the documents
✓	Dulles/30pp		were personally served nor does
	Objections		it include the date served.
	Video		3. Need proof of service of the Notice
	Receipt		of Hearing along with a copy of the
1	CI Report		petition or Consent and Waiver of
Ė	9202	4	Notice or Declaration of Due
<u> </u>		-	Diligence on:
✓	Order		a. Robert Valdez (paternal
			grandfather)
			b. Maternal grandfather
			c. Michelle Gomez (sister) d. Stephanie (last name not
			listed) (sibling)
	Aff. Posting	=	Reviewed by: KT
	Status Rpt	╡	Reviewed by: N1
1	UCCJEA	_	Updates:
	Citation	1	Recommendation:
	FTB Notice	╡	File 18 - Valdez
<u> </u>			

Alexander De Los Santos (GUARD/P)

Case No. 15CEPR00849

De Los Santos, Anthony Lupe (Pro Per Petitioner) **Pro Per Petitioner**

Cont. from 090915, 091615 Aff.Sub.Wit. Verified Inventory PTC Not.Cred. Notice of X Hrg Aff.Mail Aff.Pub. Sp.Ntc. Pers.Serv. X Conf. Screen Letters Duties/Supp	ANTHONY DE LOS SANTOS, maternal grandfather, is Petitioner. Court Investigator's Report filed 10/26/2015.	Continued from 9/9/2015. Minute Order states Mr. De Los Santos requests a continuance in order to seek professional assistance with the paperwork; the temporary petition is continued by the Court to the date of the general petition. The following issues remain: 1. Need Notice of Hearing and proof of notice by personal service of the Notice of Hearing with a copy of the Petition for Appointment of Temporary Guardian, or Consent to Appointment of Guardian and Waiver of Notice, for: Ulissa De Los Santos, mother, if Court does not find due diligence Father. Need proof of notice by mail of the Notice of Hearing with a copy of the Petition for Appointment of Temporary Guardian, or Consent to Appointment of Guardian and Waiver of Notice, or Declaration of
Screen ✓ Letters		of the Petition for Appointment of Temporary Guardian, or Consent to Appointment of Guardian and Waiver of Notice, or Declaration of Due Diligence, for: • Frances De Los Santos,
Receipt CI Report		maternal grandmother; • Paternal grandparents.
Clearances		3. Need Attachment 3 explaining answer to Item 3 of Petitioner's
√ Order		Confidential Guardian Screening form filed 8/31/2015.
Aff. Posting		Reviewed by: LEG
Status Rpt		Reviewed on: 10/28/15
√ UCCJEA		Updates:
Citation		Recommendation:
FTB Notice		File 19 – De Los Santos

20 Athena Rios, Bella Rios, Moses Rios (GUARD/P) Case No. 15CEPR00850

Petitioner: Ezequiel Suarez (pro per)
Petitioner: Angelica Rios (pro per)
Objector: Estevan Valdivia (pro per)

TEMPORARY EXPIRES 11/2/15 EZEQUIEL SUAREZ and ANGELICA RIOS, maternal uncle and aunt, are petitioners. Aff.Sub.Wit. ✓ Verified Inventory PTC Not.Cred. Notice of Maff.Pub. Sp.Ntc. Pers. Serv. X ✓ Conf. Screen ✓ Letters ✓ Duties/Supp Objections Video Receipt ✓ Corder Aff. Posting Status Rpf ✓ UCJEA Citation FTB Notice Textual And AngeLICA RIOS, maternal uncle and aunt, are petition end aunt, are petitioners. I. Need Notice of Hearing. 2. Need proof of personal service of the Notice of Pecharition of Due Diligence on: and Waiver of Notice or Declaration of Due Diligence on: a. Brandon Castillo (father) b. Estevan Valdivia (father) 3. Need proof of service of the Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice or Declaration of Due Diligence on: a. Praternal grandparents of Athena and Bella b. Jesus Valdivia (Moses's paternal grandparents) of Athena and Bella b. Jesus Valdivia (Moses's paternal grandmother) c. Agatha Valdivia (Moses's paternal grandmother) d. Hermino Rios (maternal grandmother) d. Hermino Rios (maternal grandmother) e. Gloria Padilla (Maternal grandmother) Reviewed by: KT Reviewed by: KT Reviewed on: 10/27/15 Updates: Recommendation: File 20 - Rios	Petition for Appointment of Guardian of the Person			
Cont. from			TEMPORARY EXPIRES 11/2/15	NEEDS/PROBLEMS/COMMENTS:
Notice of Hrg	Aff.S ✓ Verif Inve PTC	fied entory	maternal uncle and aunt, are petitioners. Please see petition for details. Objections of Estevan Valdivia (Moses's	2. Need proof of personal service of the Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice or Declaration of Due Diligence on: a. Brandon Castillo (father)
Status Rpt ✓ UCCJEA Citation Reviewed on: 10/27/15 Updates: Recommendation:	Notice Hrg Aff.A Aff.P Sp.N Pers. ✓ Consister ✓ Lette ✓ Dutie Obje Vide Rece ✓ CI Re 9202	ce of Mail Pub. Itc. Serv. if. een ers es/Supp ections eo eipt eport	10/26/15	Notice of Hearing along with a copy of the Petition or Consent and Waiver of Notice or Declaration of Due Diligence on: a. Paternal grandparents of Athena and Bella b. Jesus Valdivia (Moses's paternal grandfather) c. Agatha Valdivia (Moses's paternal grandmother) d. Hermino Rios (maternal grandfather) e. Gloria Padilla (Maternal
✓ UCCJEACitationUpdates:Recommendation:	Aff. I	Posting		Reviewed by: KT
Citation Recommendation:	Statu	us Rpt		Reviewed on: 10/27/15
				Updates:
FTB Notice File 20 – Rios	Cita	tion		Recommendation:
	FTB N	Notice		File 20 – Rios

Attorney

Flanigan, Philip M. (for Petitioners)

Petition to Determine Succession to Real Property (Prob. Code §13150)

	D: 4/2/11	ELIZABETH CORDALES VERONICA	Г
	D: 6/2/11	ELIZABETH CORRALES, VERONICA BERMUDEZ, BARBARA SANCHEZ, and	NEEDS/PROBLEMS/COMMENTS:
<u> </u>		LOUANN GARCIA, Daughters, are	
-		Petitioners.	
		4	
	1	40 days since DOD	
	Aff.Sub.Wit.	<u> </u>	
~	Verified	No other proceedings	
~	Inventory	 1&A: \$45,000.00 (real property located	
	PTC	at 455 W. Spruce in Fresno)	
	Not.Cred.		
	Notice of	Will dated 2/22/93 devises the entire	
	Hrg	estate to Petitioners.	
	Aff.Mail	Petitioners request Court determination	
	Aff.Pub.	that the decedent's 100% interest in the	
	Sp.Ntc.	real property passes to them pursuant	
	Pers.Serv.	to the Decedent's will.	
	Conf.		
	Screen		
	Letters		
	Duties/Supp		
	Objections		
	Video		
	Receipt		
	CI Report		
	9202	_	
~	Order	_	
	Aff. Posting	_	Reviewed by: skc
	Status Rpt		Reviewed on: 10/26/15
	UCCJEA		Updates:
	Citation		Recommendation: SUBMITTED
	FTB Notice		File 22 – Corrales

Petitioner

Lee, Jackie Eileen (Pro Per – Daughter – Petitioner)

Petition to Determine Succession to Real Property (Prob. Code §13150)

DOD: 8/1/15			JACKIE EILEEN LEE, Daughter, is	NEEDS/PROBLEMS/COMMENTS:
	D. 6/ 1/ 13		Petitioner.	NEEDS/TROBLEMS/COMMENTS.
				SEE ADDITIONAL PAGES
			40 Days since DOD	<u></u>
-			,	
			No other proceedings	
	Aff.Sub.Wit.			
~	Verified		1&A: \$95,160.00 (\$60.00 cash plus a	
>	Inventory		100% interest in real property located	
	PTC		at 3949 E. Lowe in Fresno and two vehicles)	
	Not.Cred.			
~	Notice of		Will dated 12/8/09 (witnessed	
	Hrg		1/19/10) is a California Statutory Will	
~	Aff.Mail w/c)	that devises the residence as a	
	Aff.Pub.		specific gift to Petitioner Jackie	
	Sp.Ntc.		Eileen Lee, \$20.00 each to Michael Lee, Todd Lee, Willie Lee, Jr., Billy Lee,	
	Pers.Serv.		and Edward Lee, and the balance to	
	Conf.		Jackie Eileen Lee.	
	Screen			
	Letters		Petitioner requests Court	
	Duties/Supp		determination that the real property	
	Objections		passes to her pursuant to the Decedent's will.	
	Video		Decedent 5 will.	
	Receipt			
	CI Report			
	9202			
	Order	Х		
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/26/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 23 – Lee

Page 2 - NEEDS/PROBLEMS/COMMENTS:

- 1. This petition was filed with a fee waiver. If assets are distributed pursuant to this petition, the filing fee of \$435.00 will be due prior to distribution.
- 2. Petition states at #9a(2) that the decedent was not survived by a spouse, but does not state whether the decedent was divorced or never married, or whether the spouse is deceased. If deceased, need date of death per Local Rule 7.1.1.D.
- 3. Need date of death of deceased son Douglas Arnold Lee per Local Rule 7.1.1.D.
- 4. The I&A includes cash, real property, and two vehicles. Attachment #11 appears to only request that the real property pass to Petitioner pursuant to the will. However, this leaves the cash bequests and vehicles outstanding. In this type of summary proceeding, all successors in interest must petition together for determination of the assets they are entitled to, and determination is made in one order. Assets cannot be left outstanding.

Therefore, an amended petition together with Michael Lee, Todd Lee, Willie Lee, Jr., Billy Lee, and Edward Lee may be necessary.

Alternatively, the Court may accept written receipts from the above people for their \$20 bequests.

- 5. Also, per above, need clarification: Is Petitioner requesting that the vehicles pass to her also?
- 6. Need clarification: The will devises \$20.00 to "Todd Lee." Petitioner lists a "Matthew Todd Lee" at #14. Is this the same person?
- 7. Need clarification: The will devises \$20.00 to "Billy Lee." Petitioner lists "Billy Lee, Jr." at #14. Is this the same person?
- 8. Petitioner states the addresses of the following relatives, one of whom is an heir, are unknown:
 - Billy Lee, Jr.
 - Bertha Louise Lee

As noted above, the Court may require all heirs to participate in the petition, or may require a receipt from Billy Lee, and may require notice to Billy Lee and Bertha Louise Lee.

9. Need order (Form DE-315) per Local Rule 7.1.1.F.

Attorney Steven R. Mortimer (for Petitioner Timothy Mark Parker)

Petition for Probate of Will and for Letters Testamentary; Authorization to Administer under the Independent Administration of Estates Act

DOD: 8/18/2015			TIMOTHY MARK PARKER, son and named	NEEDS/PROBLEMS/COMMENTS:
			Executor without bond, is Petitioner.	
			(Named Co-Executor deceased.)	Note: Court will set Status
				Hearings as follows:
Cont. from			Full IAEA: OK	Thursday, April 7, 2016 at
✓	Aff.Sub.Wit.			9:00 a.m. in Dept. 303 for the filing of final inventory
✓	Verified		Will Dated: 11/3/1978	and appraisal; and
	Inventory			Thursday, January 5, 2017
	PTC		Desire la constant de la constant	at 9:00 a.m. in Dept. 303 for
	Not.Cred.		Residence: Firebaugh	the filing of first account and/or petition for final
✓	Notice of Hrg		Publication: Business Journal	distribution.
✓	Aff.Mail	W/		Pursuant Local Rule 7.5, if the
✓	Aff.Pub.		Estimated value of the Estate:	documents noted above are filed 10 days prior to the dates
	Sp.Ntc.		Real property - \$275,000.00	listed, the hearings will be
	Pers.Serv.		<u>Personal property</u> - \$ 5,500.00 Total - \$280,500.00	taken off calendar and no appearance will be required.
	Conf.		7200,300.30	appearance will be required.
	Screen			
✓	Letters			
✓	Duties/Supp		Probate Referee: Steven Diebert	
	Objections			
	Video			
	Receipt			
	CI Report	l I		
<u> </u>	9202			
✓	Order			
	Aff. Posting			Reviewed by: LEG
	Status Rpt			Reviewed on: 10/27/15
	UCCJEA			Updates:
	Citation			Recommendation: SUBMITTED
	FTB Notice			File 24 – Parker

Jordan Angel Alvarez Soto (GUARD/P) Case No. 13CEPR01029

Petitioner Delgadillo, Yoana Alvarez (Pro Per – Mother – Petitioner)
Guardian Soto, Leonarda (Pro Per – Paternal Grandmother – Guardian)

Petition for Termination of Guardianship

			See petition for details.	NEEDS/PROBLEMS/COMMENTS:
				<u>Note</u> : Petitioner resides in Elkin, North Carolina.
Со	Cont. from 102615			
	Aff.Sub.Wit.			Minute Order 10/26/15: The Court
~	Verified			orders Ms. Delgadillo to drug test
	Inventory			forthwith today at Avertest at her
	PTC			own costs and bring the results to court on 11/2/15. See Minute
	Not.Cred.			Order for additional visitation
	Notice of	Х		orders.
	Hrg			
	Aff.Mail			Need proof of service of
	Aff.Pub.			Notice of Hearing on all relatives pursuant to Probate
	Sp.Ntc.			Code §1460(b)(5).
	Pers.Serv.			0000 31 100(0)(0).
	Conf.			
	Screen			
	Letters			
	Duties/Supp			
	Objections			
	Video			
	Receipt			
_	CI Report			
	9202			
~	Order			
	Aff. Posting			Reviewed by: skc
	Status Rpt			Reviewed on: 10/27/15
	UCCJEA			Updates:
	Citation			Recommendation:
	FTB Notice			File 25 – Soto

25